1 THE HONORABLE BARBARA J. ROTHSTEIN 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 HOT YOGA, INC., No.: 2:21-cv-00174-BRJ 11 Plaintiff, 12 ORDER GRANTING STIPULATED MOTION TO STAY 13 PHILADELPHIA INDEMNITY INSURANCE COMPANY, 14 Defendant. 15 16 17 The Court having read and considered the Stipulated Motion to Stay Proceedings 18 submitted by Plaintiff Hot Yoga, Inc. ("Hot Yoga") and Defendant Philadelphia Indemnity 19 Insurance Company ("PIIC") (together, the "Parties"), the Court hereby GRANTS the 20 Motion and STAYS all scheduling deadlines—including but not limited PIIC's deadline to 21 answer or otherwise respond to Hot Yoga's Complaint—pending a ruling by this Court on the motions to dismiss filed by the defendants in the COVID-19 Class Actions. This stay 23 will automatically terminate seven (7) days after the Court's decision, and PIIC shall then have 14 days (14) days from the termination date to answer, move, or otherwise plead in 25 ¹ Wade K. Marler, DDS v. Aspen Am. Ins. Co., Case No. 2:20-cv-00616-BJR; Kara McCulloch DMD [26] MSD PLLC v. Valley Forge Ins. Co., Case No. 2:20-cv-00809-BJR; Carlos O. Caballero, DMD, MS,

response to Hot Yoga's Complaint. Nothing herein shall be deemed a waiver of any rights or defenses by any Party except as set forth herein. DATED: March 10, 2021 Barbara Rothetein BARBARA J. ROTHSTEIN UNITED STATES DISTRICT JUDGE PS v. Mass. Bay Ins. Co., Case No. 3:20-cv-05437-BJR; Chorak v. Hartford Cas. Ins. Co., Case

No. 2:20-cv-00627-BJR; Pacific Endodontic, P.C. v. Ohio Cas. Ins. Co., Case No. 2:20-cv-00620-BJR; Nguyen v. Travelers Cas. Ins. Co. of Am., Case No. 2:20-cv-00597-BJR; and La Cocina De Oaxaca LLC v. Tri-State Ins. Co. of Minn., Case No. 2:20-cv-01175-BJR.